## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

United	States of A	merica,	Case No. <u>(R 19-0486</u>
		intiff, )	STIPULATED ORDER EXCLUDING TIME UNDER THE SPEEDY TRIAL ACT
ROBERT	v. - ROWE ESA SU Defo	) endant(s). )	OCT 0 1 2019
continuance or	utweigh the	best interest of the public and	and finds that the ends of justice served by the CALIFORNIA the defendant in a speedy trial. See 18 U.S.C. § this continuance on the following factor(s):
		rant a continuance would be .C. § 3161(h)(7)(B)(i).	likely to result in a miscarriage of justice.
	defendants, or law, that	the nature of the prosect it is unreasonable to expect a	the to [check applicable reasons] the number of ecution, or the existence of novel questions of fact adequate preparation for pretrial proceedings or the trial by this section. See 18 U.S.C. § 3161(h)(7)(B)(ii).
			by the defendant reasonable time to obtain counsel, iligence. See 18 U.S.C. § 3161(h)(7)(B)(iv).
$\sqrt{}$	counsel's o		reasonably deny the defendant continuity of counsel, given nents, taking into account the exercise of due diligence.
<u> </u>	necessary f	7. I	reasonably deny the defendant the reasonable time ag into account the exercise of due diligence.
-	disposition paragraph a the time lin extending t	of criminal cases, the court s and — based on the parties' s nits for a preliminary hearing the 30-day time period for an	aking into account the public interest in the prompt ets the preliminary hearing to the date set forth in the first howing of good cause — finds good cause for extending under Federal Rule of Criminal Procedure 5.1 and for indictment under the Speedy Trial Act (based on the Crim. P. 5.1; 18 U.S.C. § 3161(b).
IT IS SO ORDERED.			
DATE	.D:/(	5-1-19	Jacqueline Scott Corley United States Magistrate Judge
STIPU	JLATED: A	torney for Defendant	Assistant United States Attorney